Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F031088 People v. Chavez

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F031458 People v. Brown, Jr.

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F31770) In re Adrian P., Jr., a Minor F31989)

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F029265 People v. Elliott

The judgment of conviction is affirmed. The true findings with respect to the prior burglary conviction and associated prison term (section 667, subd(d) and 667.5, subd (b)) are affirmed. The true finding with respect to the prior prison term allegation (section 667.5, subd.(b)), concerning the conviciton for assault with a firearm, is affirmed. The true finding with respect to the serious felony allegation (section 667, subd.(d)), concerning the conviction for assault with a firearm, is reversed. The prosecutor shall file in the trial court and serve upon appellant, within 30 days after this opinion becomes final, a written notice of election to retry said allegation. In the event the prosecutor timely elects to retry said allegation, the trial court shall proceed in conformity with the views expressed herein. In the event the prosecutor elects not to retry said allegation, the trial court shall proceed to resentence appellant upon the convictions and remaining enhancements. Levy, J.

We concur: Ardaiz, P.J.; Thaxter, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F033054 In re Major W. et al., Minors

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F031829 In re Steven S., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F033350 People v. Chambers

No brief having been filed by appellant after notice duly given under rule 17(c) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F033584 Edward H., v. Superior Court, Stanislaus Co.; Stanislaus Co. Dept. of Social Services

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F031067 Century 21 Lake Isabella Realty, Inc., et al. v. Victor Page, et al.

The order of the superior court entered March 30, 1998, fixing the sum due on judgment at \$6,262.40 is reversed, and the matter is remanded with directions for the court to enter an order finding the judgment fully satisfied and to fix the amount of attorney fees and costs on this appeal to which defendants and respondents are entitled. Stone (W.A.), Acting P.J.

We concur: Vartabedian, J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F033192 People v. Hernandez

No brief having been filed by appellant after notice duly given under rule 17(c) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F031566 Peole v. Royal

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F032116 Watnik, et al v. Department of Transportation

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F031996 People v. Folks

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F031656 People v. Polin

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.